

## OWNERS OF DENS FACE EXPOSURE

Waldo Contemplates Making  
Public Names of All Who  
Lease Property for  
Illegal Resorts.

## TAMMANY MEN IN "RING"

Flynn Said to Have Evidence  
That Two Politicians Stood In  
with Underworld—One of  
Them Reputed to Be  
Protege of Leader.

Police Commissioner Waldo sent to the District Attorney's office yesterday lists tabulated by inspection districts containing the addresses, names of supposed proprietors and names of owners of every alleged gambling and disorderly house in the city.

The Commissioner said Mr. Whitman was at liberty to make public the names of the owners, if he wanted to, and that he was not sure but what he would do so himself. So far as the police records show, it would be the first time that the names of owners of such properties have been even threatened with publicity.

Inspectors Cahalane and Daly, commanding the 1st and 2d inspection districts, conferred with Assistant District Attorney William A. De Ford yesterday about conditions in their districts, which take in most of the cheaper East Side gambling houses and the downtown houses, of which a few are scattered throughout the financial section.

Acting District Attorney Frank Moss, in the absence of Mr. Whitman in Manchester, Vt., worked over the Becker bank records. It is said that Becker deposits were found in two additional savings banks in Harlem, adding \$6,000 more to the total of the lieutenant's "savings."

James C. White and Charles Steinert, the two former members of Becker's "strong arm" squad, indicted for perjury in regard to the arrest of "Big Jack" Zellig, were arraigned and pleaded not guilty. They were held in \$10,000 bail and remanded until Wednesday.

Looks Up Inspectors' Records.

Mr. De Ford, the Assistant District Attorney designated by Mr. Whitman to take charge of the "John Doe" proceedings before Justice Goff, received from Police Headquarters yesterday the official records of all the police inspectors of Manhattan and The Bronx for the last two years. The records go back through the police administrations of Commissioners Cropsy and Baker, and show all raids on disorderly or gambling houses, whether made by the inspector or over his head, as well as the returns made by inspectors in their monthly reports of suspected disorderly or gambling houses.

The trial of Captain Hayes was set for Wednesday at Police Headquarters. It was announced that a part of Commissioner Waldo's case against the former inspector would be in the form of affidavits from all the other inspectors of Manhattan that they had received orders from Waldo to raid all disorderly houses in their districts.

Hayes's fellow inspectors—some of them—are said to be in a peculiar status as to their testimony in his case, because of the pressure that is being brought to bear on them from both sides. Waldo, as Commissioner, is not in a position to be disregarded, while Hayes, because of his intimate knowledge of the inner workings of the politics of the department, might possibly retaliate if they testify against him.

William J. Flynn, former Deputy Police Commissioner and Secret Service man, who is slated to be chief detective for the aldermanic committee, came back from his vacation last night. He will confer with Henry H. Curran, chairman of the aldermanic committee, and Emory R. Buckner, its counsel, at

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## MONTENEGRO MOBILIZES; MAKES WAR ON TURKEY

News from the Balkans Becomes Suddenly  
Grave—Austria Occupies Sanjak  
of Novibazar.

[By Cable to The Tribune.]  
London, Aug. 24.—News of a most serious nature comes from Montenegro. Yielding to popular pressure, King Nicholas has signed a decree of mobilization, and it is feared that a declaration of war against Turkey will follow.

Turkey and Montenegro are acting, indeed, as though war had already been formally declared. Fighting on the frontier is continuous, and the losses of the combatants have been very heavy.

The news concerning the Montenegrin mobilization is serious enough, but worse remains behind. Austria, it is reported, has occupied the sanjak of Novibazar.

The Constantinople correspondent of "The Daily Chronicle" reports that King Nicholas of Montenegro has called out the whole of his army, and that the Russian Ambassador there is urging the Porte to settle the quarrel.

## TURKEY'S PEACE PROPOSAL

Hinterland of Tripoli and a Sea-  
port Asked For.

Constantinople, Aug. 23.—Although nothing has yet transpired with reference to the instructions given by the government to the Turkish delegates entrusted with the semi-official peace negotiations with Italy, nevertheless it

## RAPID-FIRE ROMANCE THIS

Clerk Witness in Two Divorce  
Suits—Bridegroom Same Day.

[By Cable to The Tribune.]  
Cincinnati, Aug. 23.—Here is the 1912 model love story: R. W. Waters, forty-four years old, a clerk, was a witness this morning in the divorce case of Clifford Brunk, a friend. Later he took the stand as plaintiff in his own divorce suit, and having obtained a decree, he took out a license to marry Emma B. Crotty, of Newtown, Ohio, and the ceremony was performed by the Rev. Gervase Roughton, at 3 o'clock this afternoon. Mrs. Crotty was divorced on Thursday from Timothy Crotty.

## 'PHONED BABY TO SLEEP

Mother Halts Bridge—Sings  
Lullaby in Transmitter.

[By Cable to The Tribune.]  
Steuensville, Ohio, Aug. 23.—Putting babies to sleep by telephone is the latest innovation in social circles here. This method of quieting fretful youngsters whose mothers leave them at home while they enjoy bridge was introduced by Mrs. Harry G. Zanier while attending an afternoon party. The nurse 'phoned to Mrs. Zanier that the baby had been crying for an hour and that she could not quiet it. Mrs. Zanier gave a few hurried instructions to the nurse. A moment later the guests were surprised to hear Mrs. Zanier singing a soft lullaby in the transmitter.

The baby had been placed in a basket on a stand near the 'phone, the receiver close to its ear, and it was lulled into dreamland by the soothing tones of the mother's voice. In five minutes she had resumed her place at the card table.

## THROWS OUT REFERENDUM

Colorado Judge Declares the  
Amendment of 1910 Void.

[By Cable to The Tribune.]  
Denver, Aug. 23.—In a suit brought by N. Walter Dixon, personal attorney for William G. Evans, head of the Tramway Company, and filed in the name of a Pueblo man, Judge Harry C. Riddle, of the District Court, held to-day that the initiative and referendum have not been adopted in Colorado and that the initiative and referendum amendment to the constitution sanctioned by the voters of the state in November, 1910, by a vote of 89,141 to 28,898, is void.

Judge Riddle held that the amendment was not properly published in 1910, according to the provisions of the constitution, and issued a writ of mandamus requiring Secretary of State Peary to publish the amendment properly and submit it anew at the election on November 5 next. Immediate appeal to the Supreme Court will be taken by the Attorney General, Benjamin Griffith.

If the Riddle decision should be affirmed, none of the bills initiated by petition or referred by petition this year would be submitted at the November election.

## BEER DROUTH IN TULSA

Officers Pour 14,000 Bottles Into  
Sewer of Oklahoma Town.

[By Cable to The Tribune.]  
Tulsa, Okla., Aug. 23.—With the mercury at 109 and while a thirsty crowd looked on regretfully officers intrusted with the enforcement of the federal prohibition laws to-day poured fourteen thousand and fifty bottles of beer into a sewer.

Labeled and sealed the beer had been held in the bottles showed the beer had come from Kansas City and been rebilled to Tulsa at Oklahoma City.

The liquor drouth in Tulsa is complete, officers said to-night. Uncle Sam accomplishing in a short time what the state had tried in vain for years to do.

## ARREST MAN FOR HOLD-UP.

Sheriff Doyle's men from Westchester County arrested in New York City yesterday an Italian who is suspected of being one of the men who held up nine men last Monday night on a backwoods road leading from the John D. Rockefeller estate. Search is being made in Tarrytown for others.

## PROMINENT FIGURES IN THE PENROSE CHARGES.



GEORGE B. CORTELYOU.  
Chairman of the Republican National  
Committee in 1904.  
(Photograph by Paul Thompson.)

## HANGOVER CONSTITUTIONAL

Can't Be Put in Jeopardy Twice  
for Same Jag, Pleads Prisoner.

[By Cable to The Tribune.]  
Nyack, N. Y., Aug. 23.—Benjamin Bryant, forty-five years old, was arraigned before Police Justice Levison to-day for carrying excess liquid baggage.

Last night he was before the court and sentence was suspended.

"You are charged with being drunk," Bryant, said the magistrate. "What have you to say?"

"Your honor," answered Bryant, "this is the same jag, and the Constitution of the United States says that no man can be placed in jeopardy twice for the same offence."

"The point is well taken," said the judge, with a smile. "You are discharged."

## THEN WAS CLAPPED INTO INSANE ASYLUM IN MONTREAL.

[By Cable to The Tribune.]  
Montreal, Quebec, Aug. 23.—Dr. Charles Noble, a well known physician of Philadelphia, was to-day ordered released from the Protestant Hospital for the Insane here, where he was incarcerated because, during an examination to test his sanity, he insisted that "Roosevelt is a fool."

Dr. Noble has been at the asylum since June 27. He was sent there after an examination by Dr. Meakins and Dr. Russell, who insisted that Dr. Noble had delusions because he disagreed with Colonel Roosevelt and J. P. Morgan.

In the proceedings to-day Dr. Noble was represented by Louis J. Loranger, K. C., who contended that if Dr. Noble should be incarcerated in an asylum so should his counsel.

"The theories held by Dr. Noble," said Mr. Loranger, "are the same that are held by many learned men. He is entitled to his opinion. If the court admits such a procedure I might be sent to an asylum to-morrow because I contend that Dr. Noble is sane."

On being released Dr. Noble sent several messages to Philadelphia in which he charged that his incarceration was a family plot. He will leave for Philadelphia to-morrow.

## BULL MOOSE EASY TO RIDE

W. S. Carpenter Says So, Prov-  
ing It by Photographs.

[By Cable to The Tribune.]  
Albany, Aug. 23.—Riding a wild bull moose is a sport just discovered by Warwick Stevens Carpenter, a magazine writer, who has just returned after "roughing it" for several months in the Canadian woods, and he thinks the new sport is particularly appropriate just now.

Mr. Carpenter has several photographs showing how a wild moose can be ridden with little or no danger by a person who knows how to swim.

"With a guide," said Mr. Carpenter, "I was crossing Sturgeon Lake, which is on the Minnesota border line. A big bull moose was swimming ahead of us, and the guide paddled the canoe alongside the animal. Suddenly he handed me the paddle, and I was surprised to see him step out of the canoe on to the moose's back. Deftly grabbing the antlers, he straddled the animal's back, and before I knew it was fast pulling away from the canoe."

"The moose at first merely swam faster. Then it tried to shake off its rider by diving, but was unsuccessful. Finally the guide swam back to the canoe and the moose reached the shore and disappeared in the woods."

## WARS ON "IMMODEST" DRESS

Voliva Says Open Work Stockings  
and Low Neck Gowns Must Go.

Chicago, Aug. 23.—A chorus of "amens" came from the male auditors of Wilbur Glenn Voliva, overseer of Zion City, last night, when he announced that it was his intention to drive open work stockings, low-necked dresses and form-fitting skirts from that city. The women gave no intimation of what they thought of the overseer's ultimatum. Voliva said:

"I am going to insist that the women here dress modestly and show the proper Christian character. If the women do not care to do so, they must expect to be dismissed from the church."

At the soda fountain insist on having your drinks flavored with Angostura Bitters, world-renowned tonic of exquisite flavor.

## ELECTRICITY MADE HIM BEGGAR.

[By Cable to The Tribune.]  
Pottstown, Penn., Aug. 23.—James Carden, arrested for begging, this morning informed Squire Christian that he was unable to work because he was so full of electricity that everything he touched gave him a shock. Carden declared that he was a skilled mechanic, but had to give up his trade owing to the electricity in his body. Squire Christian suggested that wood was a non-conductor and that chopping wood might be beneficial to the health of the prisoner. Carden had a ready answer for this, declaring that the electricity in his body would set the wood on fire.

## ARCHBOLD SAYS OIL TRUST DID AID COLONEL

Confirms Senator Penrose's  
Story of \$125,000 Gift to  
the Roosevelt Campaign  
Fund in 1904.

## PAID THE MONEY IN CASH

Declares He Was Assured the  
Contribution Would Be Ac-  
ceptable to Colonel Roose-  
velt and Appreci-  
ated by Him.

## REJECTED SECOND APPEAL

Refusal to Provide \$150,000 More,  
He Asserts, Was Followed by  
Warning That the Company  
Was Making a Mistake  
and by Attacks.

[From The Tribune Bureau.]  
Washington, Aug. 23.—John D. Archbold, who told his story of the Standard Oil contribution of \$125,000 to the campaign fund of Theodore Roosevelt in 1904 to the Senate investigating committee to-day, practically confirmed the story told in the Senate two days ago by Senator Penrose, of Pennsylvania.

Mr. Archbold said he had given the money to Cornelius N. Bliss, treasurer of the national committee, on assurances from him that "the contribution would be acceptable to Colonel Roosevelt and that further contributions would be acceptable."

The contribution of \$25,000 to Senator Penrose, he explained, was a political contribution, and was not in payment of his services.

Senator Penrose reiterated his statement to the same effect when he appeared before the committee later in the day and explained that the Industrial Commission, in connection with which he was alleged to have done the Standard Oil Company a service, was merely an investigating body. He asserted that he had never read the report and doubted whether he had even signed it. The charge of irregularity he characterized as a "farfetched effort to establish a scandalous connection" between an alleged letter and the commission.

Mr. Archbold told the committee that when asked for assistance in 1904 he felt that he did not want to make the contribution unless it was to be gratefully received. He also said that when the request was made for a further contribution of \$150,000 the board of directors of the Standard Oil Company refused.

Mr. Archbold's testimony to-day made a clear cut issue between him and Colonel Roosevelt, according to members of the sub-committee who would discuss the matter to-night. Mr. Archbold testified that his understanding that Colonel Roosevelt knew about and indorsed the Standard Oil contributions came through Cornelius N. Bliss, former treasurer of the Republican National Committee, who is dead.

## Roosevelt May Take the Stand.

It is believed to-night that Colonel Roosevelt will take the stand within a few days to answer the charge made by Mr. Archbold that Mr. Roosevelt had knowledge of the use of Standard Oil money in his campaign of 1904.

The committee was divided to-night over its future course of action. On the arrival to-morrow of Senator Luke Lea, one of the Democratic members, there will be a meeting to determine whom to call and where the next meeting is to be held. Several members of the sub-committee favor transferring the hearings at once to New York, where Colonel Roosevelt, George W. Perkins, George B. Cortelyou and members of the Standard Oil Company's board of directors might testify.

Although Colonel Roosevelt publicly stated that it was absurd for him to appear before the Senate committee, it is understood he has consented to take the stand if desired, in view of the direct charges made by Mr. Archbold.

Senator Pomerene, of Ohio, who sat with the sub-committee to-day to represent the absent Democratic members, probably will be made a permanent member of the committee in place of Senator Paynter, of Kentucky. The sub-committee will then consist of Senator Clapp, chairman; Senators Jones, Oliver, Lee and Pomerene. The committee is authorized to continue its sessions after the adjournment of Congress.

## SURE ROOSEVELT KNEW IT

Archbold Says That Was Condi-  
tion of Oil Trust's Help.

Washington, Aug. 23.—John D. Archbold's story of the contribution of \$125,000 made by the Standard Oil Company to help elect Theodore Roosevelt in the Presidential campaign of 1904 was listened

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